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1 2 3 4 5 6 7	DANIELLE OCHS, State Bar No. 178677 dot@ogletreedeakins.com ZACHARY W. SHINE, State Bar No. 271522 zachary.shine@ogletreedeakins.com OGLETREE, DEAKINS, NASH, SMOAK & ST Steuart Tower, Suite 1300 One Market Plaza San Francisco, CA 94105 Telephone: 415.442.4810 Facsimile: 415.442.4870 Attorneys for Defendant MARCH OF DIMES FOUNDATION	EWART, P.C.
8 9 10 11 11 12 13 14 15 16 17	SONYA L. SMALLETS, State Bar No. 226190 sonya@minnisandsmallets.com AARON P. MINNIS, State Bar No. 202935 SEAN D. MCHENRY, State Bar No. 284175 sean@minnisandsmallets.com MINNIS & SMALLETS LLP 369 Pine Street, Suite 500 San Francisco, CA 94104 Telephone: 415.551.0885 Facsimile: 415.683.7157 Attorneys for Plaintiff MARGUERITE MAZZITTI	DISTRICT COURT
18	NORTHERN DISTRI	CT OF CALIFORNIA
19 20 21 22	Plaintiff, vs. MARCH OF DIMES FOUNDATION; and	Case No. 3:16-cv-03781-JST STIPULATION WITHDRAWING DISCOVERY DISPUTE REGARDING MARCH OF DIMES' SUBPOENAS Date: October 18, 2016 Time: 9:30 a.m.
23242526	DOES 1 through 10, Defendants.	Place: Courtroom 9, 19th Floor Judge: Hon. Jon S. Tigar Complaint Filed: May 28, 2015 Trial Date: None Set
27 28		

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1	Plaintiff Marguerite Mazzitti ("Plaintiff") and Defendant March of Dimes Foundation	
2	("MOD" or "Defendant") (collectively the "Parties") have further met and conferred regarding	
3	their discovery dispute concerning March of Dimes' subpoenas to Plaintiff's former employers,	
4	current employer and government board on which Plaintiff serves. The Parties have reached an	
5	agreement and hereby agree and stipulate to withdraw their dispute.	
6	DATED: October 17, 2016 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.	
7	SILWARI, I.C.	
8		
9	By: <u>/s/ Zachary W. Shine</u> Danielle Ochs	
10	Zachary W. Shine	
11	Attorneys for Defendant MARCH OF DIMES FOUNDATION	
12		
13	DATED: October 17, 2016 MINNIS & SMALLETS LLP	
14		
15	By: <u>/s/ Sean D. McHenry</u> Sonya L. Smallets	
16	Aaron P. Minnis Sean D. McHenry	
17	Attorneys for Plaintiff	
18	MARGUERITE MAZZITTI	
19	ATTESTATION	
20	Pursuant to Local Rule 5-1(i)(3), I attest that concurrence in the filing of this document has	
21	been obtained from each of the other signatories.	
22 23	DATED: October 17, 2016 OGLETREE, DEAKINS, NASH, SMOAK &	
24	STEWART, P.C.	
25		
26	By: <u>/s/ Zachary W. Shine</u> Danielle Ochs	
27	Zachary W. Shine	
28	Attorneys for Defendant MARCH OF DIMES FOUNDATION	
	1 Case No. 3:16-cv-03781-JST	
	STIPULATION WITHDRAWING DISCOVERY DISPUTE REGARDING MARCH OF DIMES' SUBPOENAS	